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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/811,126	03/29/2004	Andrew Castellano	58268.00338	2487
32294	7590 11/02/2006		EXAMINER	
	NDERS & DEMPSE	PEYTON, TAMMARA R		
14TH FLOOR 8000 TOWERS CRESCENT			ART UNIT	PAPER NUMBER
TYSONS CORNER, VA 22182			2182	·

DATE MAILED: 11/02/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		10/811,126	CASTELLANO E	CASTELLANO ET AL.			
		Examiner	Art Unit	•			
		Tammara R. Peytor	2182				
Period fo	The MAILING DATE of this communication or Reply	n appears on the cover si	neet with the correspondence a	nddress			
WHIC - Exte afte - If No - Failt Any	IORTENED STATUTORY PERIOD FOR R CHEVER IS LONGER, FROM THE MAILIN ensions of time may be available under the provisions of 37 C or SIX (6) MONTHS from the mailting date of this communicatic operiod for reply is specified above, the maximum statutory p ure to reply within the set or extended period for reply will, by reply received by the Office later than three months after the ned patent term adjustment. See 37 CFR 1.704(b).	IG DATE OF THIS COM FR 1.136(a). In no event, however on. eriod will apply and will expire SIX statute, cause the application to be	MUNICATION.  The may a reply be timely filed  (6) MONTHS from the mailing date of this ecome ABANDONED (35 U.S.C. § 133).				
Status							
1)[🛛	Responsive to communication(s) filed on	29 March 2004.					
2a)□	•	This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims						
4)⊠	Claim(s) 1-20 is/are pending in the applica	ation.	•				
,	4a) Of the above claim(s) <u>1-12,19 and 20</u> is/are withdrawn from consideration.						
5)[	5) Claim(s) is/are allowed.						
6)⊠	Claim(s) 13-18 is/are rejected.						
7)[	Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction a	nd/or election requireme	ent.				
Applicat	ion Papers						
9)[	The specification is objected to by the Exa	miner.	•				
10)	The drawing(s) filed on is/are: a)	accepted or b) objec	ted to by the Examiner.				
	Applicant may not request that any objection to	the drawing(s) be held in	abeyance. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the co	orrection is required if the d	rawing(s) is objected to. See 37 (	CFR 1.121(d).			
11)	The oath or declaration is objected to by the	ne Examiner. Note the at	tached Office Action or form F	°TO-152.			
Priority (	under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for for All b) Some * c) None of:	reign priority under 35 U	S.C. § 119(a)-(d) or (f).				
a)	<ul><li>☐ All b) ☐ Some * c) ☐ None of:</li><li>1.☐ Certified copies of the priority docur</li></ul>	mente have heen receive	ad.				
	Certified copies of the priority docur     Certified copies of the priority docur						
	3. Copies of the certified copies of the		· · · · · · · · · · · · · · · · · · ·	al Stage			
	application from the International Bu	· ^ •					
* (	See the attached detailed Office action for a	• • • • • • • • • • • • • • • • • • • •					
Attachmer	nt(s)						
	ce of References Cited (PTO-892)		erview Summary (PTO-413)				
	ce of Draftsperson's Patent Drawing Review (PTO-94) mation Disclosure Statement(s) (PTO/SB/08)		per No(s)/Mail Date tice of Informal Patent Application				
	er No(s)/Mail Date <u>3/29/04</u> .		ner:				

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## **DETAILED ACTION**

## **Double Patenting**

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 13-18 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-5 of U.S. Patent No. 6,408,349.

Although the conflicting claims are not identical, they are not patentably distinct from each other because both teach: a <u>buffer for allowing the influx and outflow of a number of data units forming a data stream, said buffer for use in a system having a write clock and a read clock, said buffer comprising: a write pointer for writing data in accordance with the frequency of the write clock; a read pointer for reading data in accordance with the frequency of the read clock; and a number of storage cells substantially equal to the product of the maximum frequency offset between the write</u>

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and read clocks and the maximum number of data units in the data stream, the storage cells responsive to the write pointer for receiving data units and the read pointer for providing data units.

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tammara Peyton whose telephone number is (571) 272-4157. The examiner can normally be reached between 6:30 - 4:00 from Monday to Thursday, (I am off every first Friday), and 6:30-3:00 every second Friday. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Huynh can be reached on (571) 272-4083. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300. Any inquiry of a general nature of relating to the status of this application should be directed to the Group receptionist whose telephone number is (571) 272-2100.

Mailed responses to this action should be sent to:

Commissioner of Patents and Trademarks Washington, D.C. 20231.

Faxes for Official/formal (After Final) communications or for informal or draft communications (please label "PROPOSED" or "DRAFT") sent to:

(571) 273-8300

Hand-delivered responses should be brought to:
USTPO, Randolph Building, Customer Service Window
401 Dulany Street
Alexandria, VA 22314.

Tammara Peyton October 28, 2006 TAMMARA PEYTON PRIMARY EXAMMER